IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

GLENN THORPE and PATRICIA THORPE,

Plaintiffs,

v.

CIVIL ACTION NO. 14-04520

BOLLINGER SPORTS, LLC; MODELL'S SPORTING GOODS, INC.; BRG SPORTS, INC.; and BELL SPORTS, INC.,

Defendants.

ORDER

AND NOW, this 27th day of May, 2015, upon consideration of Plaintiffs Glenn and Patricia Thorpe's Motion for Leave to File a Second Amended Complaint, (Doc. No. 30), and Defendant Bollinger Sports, LLC's response in opposition, (Doc. No. 32), it is **ORDERED** that

- 1. Plaintiffs may file a Second Amended Complaint in substantially the same form as the proposed amended complaint attached as Exhibit 3 to Plaintiffs' motion. The Second Amended Complaint must, however, delete the request for punitive damages in the wherefore clause following the breach of warranty claim described in Count IV.
- 2. Defendant Bell Sport, Inc.'s Motions for Judgment on the Pleadings, (Doc. Nos. 24, 35) are **DENIED** as moot.

BY THE COURT:

/s/ Gerald J. Pappert GERALD J. PAPPERT, J.